WO

## **UNITED STATES DISTRICT COURT**

## DISTRICT OF ARIZONA

-			I OF ARIZO	<u> </u>			
	UNITED STATES OF						
	V.		ORD	ER OF DETE	NTION PE	NDING TRIAL	
	Jesus Mendoza-Valle	<u>s</u>					
			Case Number:	09-	3138IVI		
and was i		n Act, 18 U.S.C. § 3142(f), I conclude by a preponder g trial in this case.					
		FIND	INGS OF FACT				
I find by a	a preponderance of the e	vidence that:					
	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.						
	The defendant, a	The defendant, at the time of the charged offense, was in the United States illegally.					
	The defendant ha	The defendant has previously been deported or otherwise removed.					
	The defendant has no significant contacts in the United States or in the District of Arizona.						
		The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.					
	The defendant ha	s a prior criminal history.					
	The defendant liv	es/works in Mexico.					
	The defendant is substantial family	an amnesty applicant buties to Mexico.	ıt has no substantia	I ties in Arizoi	na or in the	e United States and has	
	There is a record	of prior failure to appear i	n court as ordered.				
	The defendant at	tempted to evade law enfo	prcement contact by	fleeing from la	w enforcer	nent.	
	The defendant is	facing a maximum of		years imprisor	nment.		
T at the tim	he Court incorporates by e of the hearing in this m	reference the material find natter, except as noted in t	dings of the Pretrial S he record.	Services Agend	cy which we	ere reviewed by the Cour	
		CONCL	USIONS OF LAW				
1 2		s risk that the defendant wo		e the appearar	nce of the o	defendant as required.	
DIRECTIONS REGARDING DETENTION							
a correcti appeal. T of the Uni	ons facility separate, to th The defendant shall be af ited States or on request	ed to the custody of the At ne extent practicable, from forded a reasonable oppor of an attorney for the Gove arshal for the purpose of a	persons awaiting or s tunity for private cons ernment, the person	serving senten sultation with c in charge of th	ces or bein defense cou e correction	g held in custody pending unsel. On order of a cour ns facility shall deliver the	
		APPEALS AND	THIRD PARTY REL	EASE			
deliver a c Court. Po service o	copy of the motion for rev ursuant to Rule 59(a), FI f a copy of this order or a	uld an appeal of this deten riew/reconsideration to Pre ED.R.CRIM.P., effective D after the oral order is state objections in accordance	etrial Services at leas recember 1, 2005, De ed on the record with	t one day prior efendant shall in which to file	to the hear have ten ( specific w	ring set before the Distric 10) days from the date or rritten objections with the	
Services	IS FURTHER ORDERE sufficiently in advance of te the potential third part	ED that if a release to a thir f the hearing before the D y custodian.	d party is to be consi District Court to allow	dered, it is cou Pretrial Servi	insel's resp ces an opp	oonsibility to notify Pretria cortunity to interview and	
DATE: _	4/21/09			horman Lawi	rence O.	Anderson	
				United S	tates Ma	gistrate Judge	